

SUPERIOR COURT OF CALIFORNIA  
COUNTY OF SACRAMENTO

CORRECTION 05/21/2007

DATE & TIME: 05/16/2007 8:30 AM  
JUDGE : DAVID DE ALBA  
REPORTER : E. STEINERDEPT : 61  
CLERK : N. SMITH  
BAILIFF:

PEOPLE OF THE STATE OF CALIFORNIA

vs

MICHELLE ROHDECROUT, DEFENDANT

COUNSEL:  
SHERI GRECO, DDA

ALLARDYCE, P.D.

FILED/ENDORSED

MAY 21 2007

XREF: 4197426 DOB: 04/01/1958

CASE NO. 07F03325

## MINUTE ORDER &amp; ORDER OF PROBATION

Defendant and counsel above named were present. Defendant was convicted as follows:

04/18/2007 CT 1

PC 368(B)(1) FEL Nolo contendere

The court having read and considered the presentence probation report, ordered it filed.

It is ordered that imposition of judgment and sentence be suspended and the defendant placed on formal probation for a period of 5 years from the date of this order on the following general and specific terms and conditions:

The defendant shall serve 240 days in the Sacramento County Jail. While in confinement, the defendant will comply with all rules and regulations of the County Jail and conduct herself in a proper manner. Execution of said term is suspended pending completion of bridges residential treatment program.

Defendant shall receive credit for time served of 45 days.

Defendant shall submit her person, property and automobile and any object under defendant's control to search and seizure in or out of the presence of the defendant, by any law enforcement officer and/or Probation officer, at any time of the day or night, with or without her consent, with or without a warrant. Defendant being advised of her constitutional rights in this

BOOK: 61  
PAGE:  
DATE: 05/16/2007  
CASE NO.: 07F03325  
CASE TITLE: ROHDECROUT  
DISTRIB:

PAGE 1

JICR0220/CR30 (12/1991)

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regard, and having accepted probation, is deemed to have waived same.

Defendant's respiratory license restricted for 2 years.

Defendant satisfy the requirement of 296 of the Penal Code regarding the submission of blood and saliva samples along with a right thumbprint and full impression of each hand and pursuant to Section 296.1 of the penal code if defendant is not in custody at the time of sentencing, the Court order the subject to report within five calendar days to a county jail facility to be identified by the Probation Department for the collection of specimens and processing of prints.

Defendant shall participate in an Alcohol Rehabilitation Program under the direction of the Probation Officer, to include chemical testing of the blood, breath, or urine as directed by the Probation Officer.

Defendant shall abstain from the consumption of any alcoholic beverages in any amount whatsoever, and shall not possess nor be in places where alcohol is the chief item of sale.

Defendant shall not commit or threaten to commit an act of violence against the victim named in the complaint/information, or stalk, or sexually abuse, or harass him/her.

Defendant shall pay a \$400.00 restitution-fine pursuant to Penal Code Section 1202.4.

Pursuant to Penal Code Section 1202.44, the Court is imposing an additional restitution fine in the same amount just imposed under Penal Code Section 1202.4(b). Payment of this fine is stayed and shall become effective upon revocation of Probation.

Defendant shall pay all fines, fees, assessments and restitution through the court's installment process, which may include the Department of Revenue Recovery.

Pay Court Security Surcharge fee of \$20.00 (PC 1465.8)

Defendant shall report to the Department of Revenue Recovery for a financial evaluation and recommendation of ability to pay costs for and in the amount of \$702.00 for the presentence report and \$46.00 per month for probation supervision, payable through the Court's installments process.

BOOK: 61  
PAGE:  
DATE: 05/16/2007  
CASE NO.: 07F03325  
CASE TITLE: ROHDECROUT  
DISTRIB:

PAGE 2

JICR0220/CR30 (12/1991)

\*\*\*\*\*

Pay \$25.00 urinalysis testing fee through DRR.

Defendant shall pay a \$213.37 main jail booking fee pursuant to Section 29550.2 of the Government Code, payable through the Court's installments process.

Defendant shall pay a \$23.50 main jail classification fee pursuant to Section 29550.2 of the Government Code, payable through the Court's installments process.

Defendant pay through the Court's installments process the amount determined after an evaluation and recommendation of ability to pay and for development of a payment schedule for court-ordered costs, fees, fines and restitution within five (5) days of sentencing or within five (5) days of release from custody.

Defendant shall report to the Probation Office within 48 hours of release.

It is the further Order of the Court that you shall, during your term of probation, comply in all respects with the following General Conditions of probation as authorized by the provisions of the Probation Statutes of the State of California. Further, that you shall comply in all respects with any Special Conditions of Probation contained in your Order of Probation or which may subsequently be ordered by the Court or the Probation Officer.

1. Obey all laws applicable to you.
2. Seek and/or maintain regular and steady employment or be enrolled in an educational or vocational program approved by the probation officer having your supervision; not voluntarily change employment without having gained approval for such change; and if your employment is terminated, either temporarily or permanently, for any cause whatsoever, you are to notify your probation officer within 48 hours;
3. You are not to remain away from your regular residence for more than 48 hours without first having secured permission from your Probation Officer. You are to notify your Probation Officer at once of any intended change of address and the reasons therefore.
4. You are to follow in all respects any reasonable instructions given to you by the Probation Officer having your supervision.
5. You are to report in person to the Division of Adult Probation at such

BOOK: 61  
PAGE:  
DATE: 05/16/2007  
CASE NO.: 07F03325  
CASE TITLE: ROHDECROUST  
DISTRIB:

PAGE 3

JICR0220/CR30 (12/1991)

\*\*\*\*\*

times and dates as the Probation Officer having your supervision may direct. (If for any reason beyond your control you are unable to report on your assigned date and time, you shall communicate this fact to the Division of Adult Probation on or before the assigned date.)

6. You shall allow Probation Officers to visit your home and place of employment at reasonable times.

Failure by you to comply with any of the foregoing Specific and General Conditions of Probation could result in: (1) the grant of probation being revoked, resulting in confinement in the County Jail for additional periods, or imposition of any sentence which the Court could have imposed on you before you were placed on probation; (2) the term of probation being extended up to the maximum provided by law; or (3) the conditions of probation being amended, resulting in a change or addition to the conditions within the limits of the Probation Statutes.

Defendant is remanded.

Done in open Court 05/16/2007

ATTEST:  
Superior Court of California, County of Sacramento

BY: Munera  
Deputy Clerk



David De Alba  
DAVID DE ALBA

BOOK: 61  
PAGE:  
DATE: 05/16/2007  
CASE NO.: 07F03325  
CASE TITLE: ROHDECROUST  
DISTRIB:

PAGE 4

JICR0220/CR30 (12/1991)

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The foregoing terms and Conditions of Probation have been explained to me and I fully understand them and agree in every particular to abide by them.

Date: \_\_\_\_\_ Probationer

Witnessed:

By: \_\_\_\_\_  
Officer

Sec. 1203.4 Penal Code: PROBATIONER MAY WITHDRAW PLEA OF GUILTY.

At any time after the termination of the period of probation, upon completion of the requirements of Penal Code section 1203.4, you may petition the court to exercise its discretion to allow you to withdraw your plea of guilty or nolo contendere or to set aside a verdict of guilty and dismiss the accusations against you. If such relief is granted by the court, you may also petition the court for a certificate of rehabilitation and pardon upon completion of the requirements of Penal Code section 4852.01.

Dismissal of an accusation or information pursuant to this section does not permit a person to own, possess or have in his custody or control any firearm capable of being concealed upon the person or prevent his conviction under Section 12021.

NOTICE: Both California Penal Code Section 12021 and the Federal Gun Law of 1968 prohibit the use or possession of any firearm, including any handgun, rifle or shotgun, by any individual convicted of a felony.

BOOK: 61  
PAGE:  
DATE: 05/16/2007  
CASE NO.: 07F03325  
CASE TITLE: ROHDECROUT  
DISTRIB:

PAGE 5

JICR0220/CR30 (12/1991)  
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JICR0200 - END OF REPORT